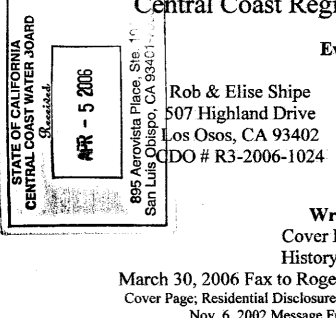
Evidence Submission For April 28, 2006 Hearing On Los Osos Cease & Desist Orders Before The Central Coast Regional Water Quality Control Board



Evidence submission for:

Robert & Vicki Borthwick Re: 580 Woodland Drive Los Osos, CA 93412 CDO# R3-2006-1048

Written Evidence Included:

Cover Letter Outlining Our Position. History of Los Osos Sewer Problems

March 30, 2006 Fax to Roger Briggs Regarding Los Osos Disclosure including: Cover Page; Residential Disclosure (2p); Los Osos Building Moratorium Information Bulletin (2p); Nov. 6, 2002 Message From LOCSD -Wastewater Facilities Project (5p);

State Wide Enforcement Action Chart

Information Gathered from: http://ciwqs.waterboards.ca.gov/ciwqs/enforcementOrders.jsp

Eagle Lake proposed CDOs by Lahontan RWOCB (3p)

SCSD NEWS (Newsletter of the Spalding CSD) Oct 2003 (3p)

E-mails including:

L. Kemper, LRWQCB, re: Eagle Lake CDOs (2p)

L. Okun, CCRWQCB, re: CDO provisions (3p)

M. Lay, GM Spalding CSD, re: Eagle Lake CDOs

S. Harris, Cleath & Associates, re: RWQCB b-monthly pumping plan

Evidence Submitted Electronically (CD-Rom):

Front Page.doc

Cover Letter.doc

History.doc

83-13 Original Prohibition Zone.pdf

Enforcement Orders.doc

Feb15InfoWorkshopPresentation.pdf

Highland new homes - staffreport 000.pdf

los osos esd.wdr.pdf

PP Nitrate.pdf

SWIntrusionFinalGrant.pdf

wq1992 14.pdf

wgep.doc

LassenCDO SSMP wq1992 14.pdf

Emails.doc

In addition we request all evidence submitted by all designated parties be incorporated by reference with this submission

To The Central Coast Regional Water Quality Control Board;

Please do not issue Cease & Desist Orders to the residents, property owners and businesses of Los Osos. The Regional Water Quality Control Board (RWQCB) of the Central Coast mandated in measures 83-12 and 83-13 that the community of Los Osos institute a Septic System Management Program (SSMP) and a Wastewater Treatment Facility. Neither of these mandates has been met. The implementation of a Wastewater Treatment Facility is something beyond the control of any individual in our community. Individuals however, can be responsible for maintaining their own septic tanks in the interim. The Los Osos CSD will have a SSMP designed and ready to implement this summer. A SSMP would move all of Los Osos into compliance with measure 83-12 and be a solid step towards full compliance.

The people of Los Osos want a sewer that effectively and efficiently cleans the water within the Los Osos Groundwater Basin. The Los Osos CSD is currently addressing this issue and will place their plan before the voters in the community this fall. Combined with a SSMP and a Groundwater Management Plan, this board will have done more in one year to bring Los Osos into full compliance than the County of San Luis Obispo or the previous CSD board did in 22 years.

This is the first contact individuals in Los Osos have received from the RWQCB. While it is true that we all signed paperwork informing us of the need for a sewer when we purchased our homes, it was explained in a manner that led us to believe it was a prohibition on building, not discharges. Conversation with local realtors show that those involved in Los Osos Real Estate were unaware of the prohibition of all discharges from septic tanks in Los Osos. With these well-educated members of our community unaware of this issue, the average citizen in Los Osos would not be either.

The Water Quality Enforcement Procedures manual has numerous measures that can help Los Osos come into compliance with 83-13. I have studied these procedures in depth. This manual provides more effective measures to notify residents and property owners of the issues moving Los Osos quickly into compliance with all the RWQCB requirements.

There is no Environmental Impact Report (EIR) to investigate the serious additional consequences current Cease & Desist Orders impose on our community. Environmental questions regarding air pollution from trucks and sewage; as well as the loss of 36,000,000 gallons, of water from our aquifer have not been addressed. Economic concerns of over \$9,000,000 spent on pumping; the Government Code, Section 4477 effect on business in the community and ability to borrow on properties with CDOs have not been addressed.

In addition, this measure will further divide the community, creating more "no sewer" residents in the community as property owners can implement on-site measures then work to delay a sewer project past the 2010 deadline. For these reasons and more, and working with the Central Coast RWQCB, staff, the LOCSD as well as the residents and property owners in Los Osos to move forward on bringing Los Osos into full compliance.

Sincerely.

Rob R. Shipe

Elise M Shine

Bulletter at 1

Robert J. Borthwick and Vicki J. Borthwick Re: 580 Woodland Los Osos, CA. CDO# R3-2006-1048

To The Central Coast Regional Water Quality Control Board;

My wife and I purchased our property at 580 Woodland less than a year ago, in August, 2005. It is a small single-family home of approximately 1290 sq. ft, for which we paid \$480,000.00. We are currently renting the home for \$1,550.00 per month, until such time that we are able to retire and move to Los Osos some years from now.

When we purchased the home last summer, the septic tank was checked and deemed in excellent working order. We were aware that the Los Osos community was going to be receiving a new sewer system in the near future, and were pleased with that prospect. In addition, the previous owners of our property had already paid the sewer assessment fee for the new system. It was our understanding that we were in full compliance with any and all septic and sewer issues.

One to the mortgage payments related to the purchase price of our home (even with a substantial down payment) and amount of rental income we receive, we are on a very thin margin. The excessive annual costs of increased septic tank pumping as requested, combined with the decreased property value resulting from the Cease and Desist Order, puts our family in a precarious financial situation.

Please do not issue Cease & Desist Orders to the residents, property owners and businesses of Los Osos. The Regional Water Quality Control Board (RWQCB) of the Central Coast mandated in measures \$3-12 and \$3-13 that the community of Los Osos institute a Septic System Management Program (SSMP) and a Wastewater Treatment Facility. Neither of these mandates has been met. The implementation of a Wastewater Treatment Facility is something beyond the control of any individual in our community. Individuals however, can be responsible for maintaining their own septic tanks in the interim. The Los Osos CSD will have a SSMP designed and ready to implement this summer. A SSMP would move all of Los Osos into compliance with measure \$3-12 and be a solid step towards full compliance.

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Sincerely,

Robert J. Bonthwick

Water Double

History from what I have gathered.

I have lived in Los Osos since 1993 and I became a homeowner in 2000. Over the past several weeks, I have talked with many county and state officials outside of Los Osos. Repeatedly I have been told that the people of Los Osos do not want a Sewer. I have spent some time recently in public places asking people if they want a sewer. The comment from the vast majority was an overwhelming YES.

However, a majority of that group stated in one form or another "Why don't they understand we want a sewer, we just didn't want THAT sewer". I have spent the past several weeks researching the history of this issue in preparation for our hearing. Here is the perspective I have gathered from the citizens of Los Osos and others involved.

In 1983, the Regional Water Quality Control Board (RWQCB) of the Central Coast has required that Los Osos institute a Wastewater Treatment Facility (sewer- Measure 83-13); a Septic System Management Program (SSMP- Measure 83-12) and a Water Management Plan (Basin Plan). The county and several CSD Boards have failed these requirements, yet repeatedly, the only issue that is talked about in our community is the sewer.

In the late 1990's the County of San Luis Obispo was prepared to build a sewer in Los Osos. An organization of residents called the "Solutions Group" campaigned to form the Los Osos Community Services District (LOCSD) on the promise of "Better, Cheaper, Faster". Their plan was to only service a portion of the town, instead of the entire Prohibition Zone. Because of this, a small and vocal portion of the local community, adamantly against any sewer project, supported them.

The RWQCB rejected their plan because it did not meet with the requirements of 83-13. From that moment, the LOCSD Board began adapting their plan. Instead of looking for a new solution, or even the old solution, they stayed with their idea of a centrally located park and sewer project to treat the entire community. At this time, the anti-sewer residents broke away from supporting the CSD.

They created an atmosphere that divided the town. The venom caused many, including myself, to wrongly stay out of the issues. As the Tri-W sewer project morphed, more and more residents grew uneasy with the new project. Moderates came forward concerned with the \$150,000,000 price and the location. The previous board mistakenly believed they were a part of the anti-sewer movement. When two LOCSD Board Members were overwhelmingly replaced, they did not change their path. The price increased to \$200,000,000 to \$300,000,000 and despite a re-call movement to remove the remaining three LOCSD Board Members, they continued to push forward. A majority of voters removed and replaced those remaining three members last fall.

Because of the remarks from the prior board as well as the vocal anti-sewer movement, it has caused many outside of Los Osos to believe that Los Osos does not want a sewer. That could not be further from the truth. The residents, property owners and current CSD Board Member of Los Osos overwhelmingly want to address these issue quickly and effectively. I look forward to seeing you all in person at the hearing to work on effective a long-term and a short-term solution to the Los Osos problems.

Attn: Roger Briggs - fax 788-3511

From: Rob Shipe phone 528-6772, fax 528-6772

Here is the paper work I have received from local realtors. Our realtor discarded the copy we signed because they are only required to keep them for three years. Enclosed is an updated version. The "Residential Disclosures" are issued from the board of realtors and distributed through all the local realtors I have spoken with. The form on the "Los Osos Building Moratorium" is issued by Johnson Starlings Realtors.

After talking with several local realtors today, none of who were aware that current septic tanks in Los Osos are not allowed. These are not people who were uninformed in the community, but rather people who deal with these matters on a daily basis for longer than the Prohibition Zone has existed.

Thank you for your consideration on this issue. I look forward to working with you to move our community forward and educating our community on the issues we are involved with.

Sincerely,

Rob Shipe

507 Highland Drive

16+10

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This	is	а	disclosure	dated	, in			covering	the purchase
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AB885, for the State of California by January 1, 2004. Buyer is advised to contact the appropriate agency.

Buyer and Seller acknowledge receipt of copy of this page, which constitutes Page 1 of 2 pages.

Buyer's Initials (______) (______)

Form 301/RD Page 1 of 2

Revision: September 2004

RESIDENTIAL DISCLOSURE

READ IT CAREFULLY.

	A.	Although septic systems are presently in use in Los Osos/Baywood Park, State agencies have imposed a requirement that a community sewer system be constructed for portions of those areas. The Buyer may ascertain the costs by contacting the Los Osos Community
-	В.	Service District (LOCSD). Buyer is aware this property is located in the Los Osos Wastewater Collection Area and an assessment has been issued on this property. For assessment costs contact the Los
	Ċ.	Osos Community Service District (LOCSD).
	D.	☐ Buyer has received a copy of this assessment.☐ Seller shall provide Buyer with a copy of this assessment within days of acceptance.
	E.	The state provide buyer with a copy of this assessment within tays of acceptance.
7	Eor	residences in the Morro Bay Area.
~	A.	
	В.	
4	. For	residences in the Cayucos Area.
	Α.	
	B.	
- 5	For	residences in the Cambria Area.
	Α.	☐ Special development standards for areas designated as Special Project Areas 1 and 2.
	В.	
	C.	
Al G: Al Th	ND LOC OVERNI GREEMI IE PROI	ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE MATTERS. MANY FEDERAL, STATE AL LAWS PERTAIN TO THE SUITABILITY OF A PARTICULAR PROPERTY FOR THE USE INTENDED. THE LOCAL MENT AND/OR COUNTY PLANNING DEPARTMENT WITH JURISDICTION OVER THE PROPERTY SUBJECT TO THIS ENT CAN PROVIDE INFORMATION REGARDING THE ORDINANCES, REGULATIONS, AND POLICIES PERTAINING TO PERTY. IT MAY ALSO BE ADVISABLE TO CONSULT WITH AN ATTORNEY OR TAX CONSULTANT WITH REGARD TO QUESTIONS AS TO TAX, SECURITIES OR OTHER LEGAL ASPECTS OF THIS TRANSACTION.
		UMENT IS FOR USE IN SIMPLE TRANSACTIONS. NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR BY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION.
TI	ne unde	ersigned acknowledge receipt of a copy of this page, which constitutes Page 2 of 2 Pages.
Da	ate	Date
Βι	уег	Seller
Bı	ıyer	Seller

Form 301/RD Page 2 of 2 Revision: September 2004

Los Osos Building Moratorium

Information Bulletin

On Friday, January 8, 1988, the California Regional Water Quality Control Board (RWQCB) imposed a moratorium on new sources of sewage discharge (and increases in the volume of existing sources) in the community of Baywood-Los Osos. The moratorium was imposed through the provisions of a Memorandum of Understanding executed between the county and the RWQCB in December, 1978, and imposes a variety of responsibilities on the county. The purpose of this memo is to set forth official Department of Planning and Building policy on the implementation of the moratorium by staff.

- I. <u>Area where moratorium applies.</u> The area subject to the moratorium is known as the prohibition area. The provisions of the moratorium <u>do not</u> apply outside of the prohibition area.
- 2. Effect of moratorium on the permit process:
 - A. Construction involving new or expanded septic systems prohibited. The primary effect of the moratorium is that this office is prohibited from issuing any permits for new on-site sewage disposal systems (commonly called "septic" systems) within the prohibition area. We are also prohibited from issuing permits for expansion of the capacities of any existing systems. These mandates (for our purposes) translate into the following specific requirements:

(I) Independent structures without toilets or other plumbing fixtures (e.g. detached garages) may be approved.

(2) Additions to existing buildings which would normally (in circumstances other than the moratorium) require accompanying expansion of on-site sewage disposal (septic) systems shall not be approved, even where the existing septic system was originally oversized and could accommodate the addition without expansion.

(3) Proposed living area (not bedroom) additions to existing dwellings will be processed per normal procedures: if they would not normally require accompanying septic system expansion, they may be approved.

(4) Any change in occupancy of commercial structures which would increase the "fixture unit" requirements per the Uniform Plumbing

Code shall not be approved.

(5) Alterations of existing buildings which propose additional plumbing fixtures, including but not limited to water supply

fixtures, drain or disposal fixtures, shall not be approved. No replacement of existing fixtures shall be approved except where replacement is in-kind or involves a reduction in the actual number of fixtures. No "credit" will be allowed for fixtures which use less water.

(6) Commercial shell buildings may undergo internal modifications through tenant improvements, limited only by the design capacity of the originally-approved and installed septic system.

(7) Swimming pools and hot tubs/spas may be approved.

- (8) Holding tanks shall not be allowed as a method of sewage disposal.
- (9) No "exotic" engineered disposal systems shall be allowed as an alternative to the moratorium.
- (10) Repair and/or replacement of existing septic systems will be approved as usual.

(11)An expired building permit shall not be reissued.

(12)Exceptions to any of the above "prohibitions" may be granted by the Regional Water Quality Control Board.

Effect on land use permit/subdivision processing. The prohibitions in В. the RWQCB order address only the approval of new or expanded septic systems (except for repairs/replacements of failed systems as noted above). Since county approval of on-site sewage disposal systems occurs only at the building permit level, we are presently continuing to process land use permit and subdivision applications within the prohibition are. However, sewage disposal will obviously be the subject of careful scrutiny during the environmental review process (and could be the basis for an EIR being required) and will be also subject to conditions of approval. Applicants should be aware that it is unlikely the moratorium will be lifted before land use or subdivision approvals expire, so they may wish to save the time and money that would otherwise be consumed by our processing their applications.

Please Contact The Los Osos CSD For Any Further Information Or Questions:

Phone: 805-528-9370 Fax: 805-528-9377 Website: losososcsd.org

E-mail: <u>bbuel@losososcsd.org</u>



A Message From The Los Osos Community Services District (LOCSD) Wastewater Facilities Project

November 6, 2002

TO:

LOS OSOS PROPERTY OWNERS

FROM: LOS OSOS COMMUNITY SERVICES DISTRICT (LOCSD)

PERSONAL FINANCIAL RESOURCES TO ASSIST PROPERTY OWNER TO COVER COSTS OF WASTEWATER PROJECT

On August 15, 2002 the LOCSD Board unanimously approved the sale of public bonds to finance that part of the LOCSD Wastewater Project not covered by a \$65.4 million low interest loan from the State Water Resources Control Board (SWRCB). The projected costs of Project construction total \$84.6 million. Of this, \$17.9 million will be raised by the bond sale. The thirty-year bonds were sold on October 16, 2002. Our primary goal in making this decision is to minimize costs in the face of on-going litigation that threatens to continue. Delay simply guarantees added expense in the end.

We thought it would be worthwhile, at this stage, to offer a general review of the expenses property owners will need to meet in order to pay for the various bond, loan and other costs associated with Project construction and on-going maintenance. These are of genuine concern to everyone. In addition, we identify some of the financial resources that are available. Depending upon personal circumstances they might be of assistance.

COST AND PAYMENT TIMETABLE

The \$17.9 million bond sale will be repaid through a property tax assessment lasting thirty years. For a single-family residence it will be approximately \$16.50 per month. This added assessment will appear on the property tax bill to be mailed during Fall of 2003.

An on-going payment of approximately \$28.00 per month for maintenance and operating costs will begin at two different times depending upon where the residence is located. Actual lateral connections from the house to the sewer main in the street occur at a different date for each of two geographic areas in Los Osos. Those living in the Cuesta by the Sea/Baywood area will begin paying during the first half of year 2005; those living South of Los Osos Valley Road and a triangular area downtown East of 9th Street and South of Santa Ynez Avenue will start paying in the first half of year 2007. There will also be a fee of approximately \$60.00 per month lasting for twenty years. It will be assessed one year after the start of the on-going and maintenance costs begin. This will be used to repay the lowinterest loan from the State Water Resources Control Board (SWRCB) given to the

Finally, a one-time cost for individual lateral connection and septic system decommissioning will be incurred within six months after the street main has been completed at that location. This payment amount will vary depending upon requirements at each property.

We have tried to describe the payment schedule clearly but understand it can be confusing. Below is a chart illustrating a payment timetable. If questions remain, please call our office at 528-9370 for additional explanation.

BAYWOOD PARK & CUESTA	Dec-03	YR 2005	YR 2006	YR 2007
Increased Property Tax Assessment	\$16.50/Mo for 30 yr	1		
Maintenance & Operating Costs		\$28 Month for Single Family Residence for 20 Years	8	
One Time Lateral Connection			Costs Vary by Site	
Lepay Low Interest State Loan			\$60 Month for 20 Year	
OUTH OF LOS OSOS VALLEY R	Description			
ncreased Property Tax Assessment	\$16.50/Mo for 30 yrs	**************************************	And the second s	地区的工作者的 。例识为"2年"之一以为"666"。
faintenance & Operating Costs				\$28:Month for Single Family Residence for 20 Years
ne Time Lateral Connection				Costs Vary by Site
pay Low Interest State Loan			25	60 Month for 20 Year

NOTE: All costs are approximate.

TYPE OF LOANS

Borrowers often have several types of loans from which to choose, but there are essentially six reasonable loan options available to property owners. They are as follows:

I. MORTGAGE RE-FINANCE LOAN

A mortgage re-finance loan is the replacement of the current loan with another loan, taking advantage of equity built up in the property. These loans come with both fixed and variable interest rates and many varied terms and conditions.

2. HOME EQUITY CREDIT LINE

This type of loan is a form of revolving credit line with your home being the equity as collateral. This type of loan is usually secured with a second Trust Deed on your home. The payments are typically "interest-only" and the loan has a balloon payment due in ten (10) years.

3. FIRST LIEN EQUITY LINE OF CREDIT

It is a loan similar to the Home Equity Credit Line with the exception that it replaces the current mortgage loan with a credit line that is secured by a first Trust Deed on your home. The payments are typically "interest-only" and the loan has a balloon payment due in ten (10) years.

4. HOME EQUITY CONVERSION MORTGAGE

This loan allows the homeowner to use the equity in the home. In the most common use of this loan product, the lender typically pays the homeowner a monthly sum because the homeowner has little or no income and seeks to extract the equity incrementally, while still living in the home. The repayment of the loan occurs after the homeowner permanently vacates (usually at the time of the homeowner's death) or sells the house. This is also known as a Reverse Morigage.

5. VA AND SPECIALIZED LOANS

VA Loans are for those veterans and service personnel who qualify. Specialized loans take many various forms.

6. SECOND TRUST DEED - (aka HOME EQUITY LOAN)

In this instance a loan is made on property that still has a senior loan on it and is junior (or second) to the original loan. This type of loan is usually fully amortized over fifteen (15) to twenty (20) years.

BAME OF ERING LOANS

There are a number of local banks that offer the types of loans discussed above. Not every bank covers every possibility. We have included a chart in this mailing that lists each bank with a contact telephone number and which loans it will consider. You can see that is quite comprehensive.

BANK		FINANCIAL PRODUCTS AVAILABLE													
		10 1	Re- Finance 5 20 30		ce	Home Equity Credit Lin	Home Equity e Conversio	First Lien Equity Line Credit	of VA Loan		2nd Trust Deed				
Mid-State Bank & Trust Los Osos Contact: Tom Neve @ 528-1211 528-1211		x z	X.	х	x	x		х	Х	x	Х	, Zoan			
Washington Mutual Los Osos Contact: Terry Detrick 528-3661	·	>	2		х	X		X			Х				
Bank of America Les Osos Conzet: Sharri O'Loan 528-4000	X	x		X	х	X	· ·	x	X	х	x				
Coast National-Bank Los Osos Contact: Dick Bardini 28-6700			-			x .		X		x					
irst Bank of San:Luis Obispo an Luis Obispo ontact: Budd Dressler 33-5282	X	х	x) x		X			20.0		х				
elis Fargo nLuis Obispo ontact: Gloria Anderson 1-0143	x	x	x	X		x	х	х	x	X	х				
SLOC (Members Only) nucu: Don Wells 3-1816 ext. 410		х		x		х		х			х				
wney Savings nact: Brad Bishop/Anthony Lopez -2830	x :	x 2		Х		х				Х					
st Mountain Bank tact: Dave Perry (1) 866-5861												X			

A CONTINUING COMMITMENT TO CONTROL COSTS

The LOCSD Board has always recognized that one of its priorities has been to keep its constituents fully informed since the Wastewater Project became its responsibility. It has been a long and, at times, difficult process but we are convinced regular and full communication has contributed to our progress, thus far. We are making every effort to keep customer costs to a minimum. As this effort continues and changes occur we will let property owners know. We encourage you to call our office with questions or comments.

Cease And Design	Orders		11	32	37	31	36	42	180			62	53	155	73	43	575
Notice Of Violation			483	1213	1376	1646	1740	1603	8061			2799	40	2	2	0	10907
Clean-up And Abatement	Orders		29	62	57	145	104	141	538	, in the second		160	187	241	224	148	1498
ACL Total			08	106	101	77	118	26	574			92	81	116	67	63	993
ACL Order		,	20	24	23	41	43	29	208			39	20	105	54	54	510
ACL Complaint			40	22	8/	36	75	63	368			53	31		13	6	485
Notice To Comply		Ç	22	27.6	370	020	411	242	1994			3		5 0	5	0000	7089
Total Letter		200	1270	1270	1684	1700	1/32	16/7	9132		11/0	1107	418	170	136	11300	00711
Staff Enforcement Letters		316	296	1064	1192	1045	1770	0//1	032/		003	202	150	126	120	7330	766,
13267 Letters		83	267	306	492	754	973	2878	6010		699	34		3	16	3601	
Oral Communication		213	363	445	664	670	831	3186			276	6		1	0	3473	
Year	2006	2005	2004	2003	2002	2001	2000	Total			1999	1998	1997	1996	1995		

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California Regional Water Quality Control Board Labontan Region



Governor

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Protection

2501 Lake Tahoo Boulevard, South Lake Tahoo, California 96150 Phone (530) 542-5400 • FAX (530) 544-2271

internet: http://www.swrcb.ca.gov/rwqcb6

April 9, 2003

Dear Property Owner:

REGIONAL BOARD AUTHORITIES REGARDING ENFORCEMENT OF SEPTIC TANK PROHIBITION FOR HOMEOWNERS AT SPALDING TRACT, EAGLE LAKE, LASSEN COUNTY

Several years have passed since the Regional Board has taken specific enforcement actions against property owners discharging wastes to septic systems at the Spalding Tract, and many of those properties are now under new ownership. During the next year, the Spalding Tract property owners will be making decisions concerning construction of a community sewage system. For these reasons, Regional Board staff would like to take this opportunity to clarify its authorities regarding enforcement of the existing waste discharge prohibition contained in the Water Quality Control Plan for the Lahontan Region (Basin Plan). This letter describes the Regional Board's authorities and potential future actions.

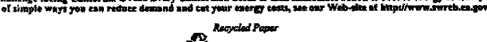
The Regional Board adopted the following waste discharge prohibition on September 14, 1984:

"The discharge of waste from the Spalding Tract or Stones-Bengard subdivisions with other than a zero discharge of nutrients to any surface water or ground waters in the Eagle Lake. Basin is prohibited after September 14, 1989."

This means discharge or disposal of sewage from individual homes in the Spalding Tract to a conventional septic tank/leachfield is prohibited. This prohibition was adopted to protect the ground water for domestic water supply and to prevent increased algae growth and decreased water clarity of Eagle Lake. The prohibition was based on substantial evidence documenting poor soil conditions and shallow bedrock allowing transmission of partially treated wastewater to the ground and surface waters. Compliance with the prohibition will eliminate the source of bacterial contamination of domestic supply wells, and will eliminate an existing source of nutrients to Eagle Lake.

On several occasions since 1984, the Regional Board has examined the appropriateness of the prohibition. Studies conducted by the Regional Board and the Department of Water Resources since 1984 provide additional evidence (documentation of bacterial contamination in domestic supply wells) to support the waste discharge prohibition. On July 10, 1987, the Regional Board held a public hearing to consider rescission or modification of the prohibition. At the close of the hearing, the Regional Board adopted Resolution No. 87-14, "Reaffirming the Adoption of the Amendments to the Water Quality Control Plan for the North Lahontan Basin Concerning the Eagle Lake Hydrologic Unit". The Regional Board made no changes to the prohibition. This action was petitioned to the State Water Resources Control Board, who upheld the prohibition.

California Environmental Protection Agency The energy challenge facing California is real Every Californian needs to take immediate action to reduce energy consumption. For a list



STATE OF CALIFORNIA

Pate Wilson, Governor

CAMEORNIA REGIONAL WATER QUALITY CONTROL BOARD-

NTAN REGION 2092 Lake Tahoe Boulevard, Suite 2 South Lake Tahoe, California 96150 (916) 544-3481



April 9, 1991

CERTIFIED MAIL P 683 753 839

35558 Reymouth Drive Newark, CA 94560

Dear Mr. and Mrs.

PROPOSED CEASE AND DESIST ORDER FOR DISCHARGES OR THREATENED DISCHARGES OF WASTES WITHIN THE SPALDING TRACT, APN 077-223-24, EAGLE LAKE, LASSEN COUNTY

Enclosed is the proposed subject Order to be considered for adoption by the Regional Board at the May 10, 1991, meeting. The Order, upon its adoption, directs you to cease and desist the discharge or threatened discharge of waste within the Spalding Tract.

A staff report is also enclosed which describes the violations or threatened violations to the Water Quality Control Plan waste discharge prohibition.

The Regional Board will be holding a public hearing before considering adoption of the proposed Order. You may testify concerning your situation at the hearing or you may submit written testimony. If possible, written testimony should be submitted to the Regional Board by May 1, 1991. The hearing will be held at:

DATE: May 10, 1991 TIME: 11:00 A.M. PLACE:Board Room Building N

Lewisall- Henry

Lassen Community College

Highway 139

Susanville, CA 96130

Should you have any questions, please contact Lauri Zander on Mondays, Wednesdays, or Thursdays, or Dr. Ranjit S. Gill at this office.

Sincerely,

HAROLD J. SINGER EXECUTIVE OFFICER

Enclosures (2)

sh

CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD LAHONTAN REGION

BOARD ORDER NO. 6-91-(PROPOSED)

Requiring to Cease and Desist from Discharging or Threatening to Discharge Wastes in Violation of the Waste Discharge Prohibition Contained in the 1984 Amendments to the Water Quality Control Plan for the North Lahontan Basin Concerning the Eagle Lake Hydrologic Unit

The California Regional Water Quality Control Board, Lahontan Region, finds:

- own(s) parcel in Spalding Tract located on the northwest shore of the minute basin of Eagle Lake, approximately 20 miles northwest of Susanville, Lassen County.
 - The Discharger operates a subsurface wastewater disposal system on the above-referenced parcel. The discharge of domestic wastewater to a subsurface disposal system results in a discharge containing nutrients to the ground waters of the Eagle Lake Basin.
 - The Regional Board adopted the Amendments to the Water Quality Control Plan for the North Lahontan Basin Concerning the Eagle Lake Hydrologic Unit on September 14, 1984, and the Amendments contain the following waste discharge prohibition:

"The discharge of waste from the Spalding Tract or Stones-Bengard Subdivisions with other than a zero discharge of nutrients to any surface water or groundwaters in the Eagle Lake basin is prohibited after September 14, 1989."

- 4. The Regional Board, at a public meeting on August 11, 1989, adopted Resolution No. 6-89-177. The Resolution stated the Regional Board's intent to delay for one year enforcement of the above waste discharge prohibition while continuing progress towards compliance was being pursued by the property owners of the Spalding Tract.
- 5. Since 1984, neither the Discharger nor the Eagle Lake Community Services District (ELCSD) have made significant progress towards achieving compliance with the prohibition stated in Finding No. 3, above. However, in the last three months, the ELCSD has made some progress towards achieving compliance.
- The ELCSD has proposed to assist the Discharger in complying with the Basin Plan prohibition according to the following time schedule:

TASK DATE

Complete financing plan for pond construction only

June 1, 1991

-2-

CEASE AND DESIST ORDER NO. 6-91-(PROPOSED)

Have signatures collected for petition to form assessment district for pond July 1, 1991

Complete feasibility study for waste storage and transport methods, complete environmental documentation, and select preferred alternative.

September 15, 1991

Secure financing for ponds (get community approval and agency approval for loan or grant monies)

October 1, 1991

Complete design of community ponds

February 15, 1992

Complete financing plan for second phase of wastewater facility

March 15, 1992

Secure acquisition of land for pond

April 1, 1993

Complete construction of ponds

September 1993

- At a public meeting on November 9, 1990, the Regional Board directed staff to prepare cease and desist orders for dischargers in violation of the prohibition stated in Finding No. 3, above.
- 8. The Discharger discharges or threatens to discharge domestic wastewater to a subsurface disposal system within the Spalding Tracl in violation of the prohibition stated in Finding No. 3, above.
- 9. This action is being taken as an enforcement action by a regulatory agency and as such is exempt from the provisions of the California Environmental Quality Act (Public Resources Code Section 21000 et seq.) in accordance with Title 14, California Code of Regulations Section 15308.
- 10. On May 10, 1991, in the Board Room of the Lassen Community College, Highway 139, in Susanville, California, after due notice to the Discharger and all other affected persons, the Regional Board conducted a public hearing at which the Discharger was given the opportunity to appear and to present evidence concerning the discharge.

IT IS HEREBY ORDERED THAT in accordance with Section 1330] of the California Water Code:

 If the ELCSD meets the deadlines in Finding No. 6, the Discharger shall cease and desist from discharging wastes in violation of the waste discharge prohibition stated in Finding No. 3 forthwith, after the community system is operational. -3-

CEASE AND DESIST ORDER NO. 6-91-(PROPOSED)

- 2. If the Regional Board determines that the ELCSD fails to meet any of the deadlines listed in Finding No. 6, the Discharger will be notified of the ELCSD's failure to comply. Forty-five days after notification, the Discharger shall be required to submit plans to comply with the waste discharge prohibition stated in Finding No. 3 above. Within 165 days after notification, the Discharger shall cease discharging wastes to a subsurface disposal system.
- 3. If, in the opinion of the Executive Officer, the Discharger fails to comply with the provisions of this Order, the Attorney General may be requested to petition the superior court for the issuance of a permanent injunction or other legal remedy to restrain the Discharger from discharging in violation of this Order pursuant to California Water Code Section 13331. Additionally, the Discharger may be liable for civil monetary remedies under one or more of the following provisions of the California Water Code: Sections 13350 (a)(1), 13350 (a)(2), 13350 (e)(1), 13350 (e)(2).

I, Harold J. Singer, Executive Officer, do hereby certify that the foregoing is a full, true, and correct copy of an Order adopted by the California Regional Water Quality Control Board, Lahontan Region, on May 10, 1991.

HAROLD J. SINGER EXECUTIVE OFFICER **Spalding Community Services District** 502-907 Mahogany Way Susanville, CA 96130



The Newsletter of the Spalding Community Services District

October 2003 Issue

EMPORTANT EVENT

COMMUNITY INFORMATION MEETING

OCTOBER 24 FRIDAY 1:00 PM

LOCATION: **ELCA Hall**

Topic: Wastewater System and Marina **Projects**

SEWAGE SOLUTION

property owners in Spalding will soon be conditions and Major progress toward homebuilding remains. history. completion of a wastewater system is being made.

In 1989, the California Regional Water Quality Control Board (RWQCB) adopted the following waste discharge prohibition directed at Spalding property owners:

The discharge of waste from the Spalding Tract or Stones-Bengard subdivisions with other than a zero discharge of nutrients to any surface water or ground waters in the Eagle Lake Basin is prohibited after September 14, 1989.

The Regional Board subsequently issued Cease and Desist Orders in 1991 to all property owners continuing to utilize septic systems. The RWQCB has delayed further enforcement action due solely to the fact that the SCSD, operating on behalf of property owners, has made a good faith effort toward complying with RWOCB's waste discharge requirements.

In the early 1990's, the community strongly questioned the State's findings appealed the zero-discharge requirement. However, the validity of the findings and the appropriateness of the prohibition were fully upheld. Stones-Bengard completed a wastewater system many years ago and their Cease-and-Desist Orders were lifted. Spalding's stigma of

Cease and Desist Orders threatening all potentially unsafe environmental health related

> As most property owners are aware, it is crucial that an assessment district be formed to supplement the grant funding being offered to finance construction. We will soon have the opportunity to approve formation with our votes. If the assessment is not approved, the entire project will come to a halt, the Spalding Community Services District will no longer be able to act on behalf of property owners by pooling resources to solve the wastewater disposal problem, and responsibility for compliance with State Cease and Desist Orders will rest entirely on individual property owners.

The wastewater collection and disposal system we are planning has been identified as the most economic solution available. Work has been ongoing for many years to realize a zero-discharge system so that the prohibition, Cease and Desist Orders and building moratorium will all be lifted. Every aspect of environmental compliance has been addressed. We have utilized all of the resources available to us to make the construction and operation of this system as affordable as possible for property owners. Construction grants are expected to cover about half of the system cost. Approximately 70 low-income property

(Continued on page 2)

STARTSTOCK

(Continued from page 1) peid in full through another grant, is finished and the necessary legal contiguous lots. This requirement environmental and financial barriers, will be sent to property owners, ordinance. Owners with lots that de See our new in summer 2004. www.speldingcsd.cne.

WASTEWATER BYSTEM DESIGN AND COSTS

Lamne Engineering completed the final design for the The outcome of the vote will be responsible for installation of a stub wastewater system. subsequently passed technical review by the State Water Resources Control Board. The estimated total project Resources Control Hoard. niine.

Development this winter. planning. The SCSD Board will then be about \$300. to prepare a report. This is an separately following hookup. integral past of the assessment

district process as it verifies the each building site. A building site is

owners will have their assessments that will be assessed. Once the report the community six, or more Despite an incredible number of documentation is prepared, bulliots was established by Count we are definitely on the home stretch Ballots will be due 45 days later, not constitute building sites will no and are hoping to begin construction prior to or at a special hearing to be assessed and will not have the held by the SCSD Board. Ballots option of hooking up to th website for more background at will be counted and weighted by wastewater system. If new building County election officials. Weighting sites are accombled and system will be in proportion to the number capacity is still available, the new (EDUs) assigned to the subject paying the assessment plus interes has property bye the project engineer, and hook-up fees, as well as b The design determined by simple majority.

PROPERTY OWNER ASSESSMENTS

Individual anaceanneith cost from this point forward is \$8.5 expected to be about \$5,000. This million. Craus that will offset the estimate is based on the projected cost of construction include \$1.5 cost of construction and is predicated million to \$2 million from USDA on the receipt of grant funds totaling. Block Grant (CDBG) program to pa-Rural Development (RD) and \$2.5 at least \$4 million from Rural the assessments for property owner million from the State Water Development and the State Water that qualify on the basis of their Control The Resputes balance of \$4.0 to \$4.5 million will Assessment amounts approved by Judging from the results of the he paid with a loan from RD to be voters will be based on estimates. income and residency survey that w. property owner Assessments levied will be set based conducted in 2002, approximately 71 assessments. System design plans on actual construction costs, which property owners will qualify for may be viewed at the Spalding CSD will not be known until bids are funding. obtained from qualified contractors, received from the State will be This should take place by late sufficient to assist all of these owner Assessment District Formation February or early March, after the given the expected assessmen We expect to be ready to present assessment district is formed. For amount of approximately \$5,000 the wastewater system assessment property owners that choose not to Our consultant, ENPLAN, will be district to property owners for pay the full assessment up front, the collaborating with the County again approval this winter. Grant and toon assessment becomes a lien to be paid this winter to prepare and submit : funding commitments for the project off in installments along with the second CDHG application on ou will be received from Rural annual County property tax levy. The Assessments paid up front and first number or more property owner commitments will allow us to get an installments will be collected by the with onsite improvements as we will interim bank loan to pay for the work SCSD and deposited in a special involved in forming the assessment account maintained by the County. district and the final stages of project. Annual installments are expected to for yourself if you will be eligible for adopt a resolution of intent to levy monthly operation and maintenance assessments, and possibly onsits assessments and direct the engineer fee of about \$20 will be charged improvements, are in this newsletter

One assessment will be applied to page 4. ca

benefit to be conferred to each parcel defined as four, or in some areas o Equivalent Dwelling Units site owner will be responsible for out and the required onsitimmovements.

FINANCIAL ASSISTANCE

We were successful recently it obtaining a grant commitment from the State Community Developmen Board, residency and household meane The total grant annum hehalf. We hope to assist the same he able to assist with assessments.

Guidelines to help you determine An additional grant assistance with you See Qualifying for Assistance.

Onsite Improvements

The wastewater system will utilize a septic tank on each home site to pre-treat sewage coming from dwellings or other facilities. Prior to connection to the system, all septic tanks must be tested for tightness, adequacy of capacity and other characteristics. If the tank fails the test, it will either have to be repaired or replaced. Property owners will also be responsible for the installation of a waste line conhecting the tank to the collection system, including an in-line filter to ensure that solids do not make their way into the system. For sites that need them, the SCSD will provide lift pumps and warranty them for one year. Questions regarding responsibilities and requirements related to onsite improvements will be answered at the October 24 meeting.

Building Site Consolidation

Some property owners who own more than one contiguous building site will be assessed accordingly. In order to avoid being assessed for each building site, owners may consolidate them into one single building site. If you wish to consolidate sites, contact Rick Simon with the Lassen County Planning Department at 530/251-8269. Their office is in Susanville at 707 Nevada Street. You must act quickly to complete the process before the assessment district is formed, which is expected to occur in early 2004. Consolidation onlines will be discussed at the upcoming October 24 community meeting. County Planning Department staff has been invited to this meeting to answer questions and explain County regulations.

Property owners who choose to consolidate their loss to avoid assessments should be aware that there are disadvantages. Should a property owner choosing to consolidate wish to re-divide the site into two or more sites in the future, they will have to apply for a parcel split through the County. County regulations may not allow such a split in the future. Furthermore, the SCSD cannot warrant that new connections will indeed be allowed in the future. If a property owner obtains approval to divide a building site and receive service from the SCSD, that property owner will be responsible for the full cost of connecting to the system, an engineering/legal fee for amending the assessment district diagram, and the assessment for each new building site plus interest from the time assessments were minally applied. 👀

SPALDING VOLUNTEER FIRE DEPARTMENT

Our top-notch VFD is a mutual aid fire department with approximately 15 volunteers. As such, we assist other agencies on regional fires and receive assistance from them in return when we need help in or near Spalding. Some of the region's forest fires have come pretty close to Spalding. We also have three emergency medical technicisms plus first responders who serve residents of Spalding and surrounding areas, including visitors that need medical help when on vacation.

The Spakding CSD Board recently started a benefit fund for the VFD. This fund will be used to purchase equipment. Our equipment is very old and when it breaks down the costs are high because there are few repair parts available and the parts often have to be fabricated or rebuilt. As an example of what used fire vehicles cost, a 1995 water tender is approximately \$165,000. We are trying to obtain grant money to pay for some of the larger pieces of equipment that we need. However, these programs require sizable cash matches of anywhere between 10 and 30%. Our short-term goal is to raise enough money to meet a minimum cash match requirement of \$20,000.

The VFD had their first benefit event on Saturday, September 6. It was a real sight to see all the volunteer firefighters cooking, cleaning, taking orders, and greeting the folks that came to this pancake breakfast. It was open to the public and serving began at 7:30 AM. During the breakfast of 911 medical emergency call came in and five of our volunteers had to respond. The skeleton crew doing the cooking until the responders returned did a splendid job. In addition to revenue from breakfasts sold, we also received donations from several people. All in all, we made \$814. Not bad! We had the final breakfast of the season last Saturday, October 4. Everyone enjoyed another tasty gathering and an additional \$671 was contributed to our grant match goal. Our VFD benefits will start up again next year with one event planned each month from June through October.

If you would like to make a donation, please make checks payable to Spalding VFD and send them to the CSD office at 502-90? Mahogany Way, Susanville CA 96130.

MARINA IMPROVEMENTS

We are proud to report that excellent progress has been made toward making the new Spalding Marina a reality! With the State environmental process complete and the new lease approved, we just need to obtain one more permit from the Army Corps of Engineers before breaking ground. For those of you who have not heard, the improvements planned for the boat launching area will include replacement of the existing boat ramp as well as construction of a second ramp, paved and graveled parking areas, bathrooms, fish cleaning stations and a fishing pier. We are hoping to initiate construction in the spring of 2004 in order to complete the project by the following winter. If you have any questions about the marina please contact Merle Lay at 825-3258.

Subject: Re: Eagle Lake CDOs

From: "Lauri Kemper" < LKemper@waterboards.ca.gov>

Date: Thu, 30 Mar 2006 10:19:40 -0800

To: <robs@2xtreme.net>

CC: "Alan Miller" <AEMiller@waterboards.ca.gov>, "Robert Tucker" <RTucker@waterboards.ca.gov>

Here are a couple of answers - see below

iauri

Lauri Kemper, Division Manager North Lahontan Watersheds Division Lahontan Regional Water Quality Control Board 2501 Lake Tahoe Boulevard South Lake Tahoe, CA 96150

530-542-5436 Themper@waterboards.ca.goy

Rob Shipe stohs@2xtreme.net> 03/29/06 7:37 PM >>>
I spoke with A. Miller on your staff earlier today regarding the Eagle
take CDOs. I had a couple questions regarding them that he was not able
to answer. I was hoping you could help ;^)

I Were other enforcement measures used prior to the CDOs (formal or informal)? The Water Board adopted a Basin Plan amendment in 1984 that prohibited discharge from existing septic systems after 1909. We worked with the community services districts to obtain funding and complete planning for a community sewer. Originally, there was one district for two subdivisions and a single EIR was prepared with Clean Water Grant money. The community voted down the local share of funding for the project and then the District split into two districts. The Cease and Desist Orders were issued to all property owners in the two subdivisions that had a septic system in the ground (this included vacant lots that had water and sewer, because some people brought in RVs). The total number of CDOs was approximately 900 (approx. 650 in Spelding Tract and 250 in Stones-Bengard Subdivision).

Stones-Bengard CSD funded and built a sewer system first (they had the advantage of a private property owner with a large parcel that he wanted to subdivide nearby- so he provided initial money for collection system). After the sewer was in, we encouraged people to hook up. Those that did not were then sent Notices of Violation with time to comply. Those that missed that deadline were then issued Clean up and abstement orders that allowed an additional construction season to hook up or abandon the septic system (about 20-30 were issued). Then we issued Administrative Civil Liability Complaints to less than 10 individuals, of which all but two hooked up or abandoned their system prior to the Board's hearing. The Board imposed 2 ACLs to two property owners. These two eventually complied.

At Spalding, only notices of violations have been sent to property owners following the 1991 COOS, mainly to remind persons of our ongoing requirement and prohibition. Once the sewer gets built, I anticipate allowing a couple of years for folks to hook up and then we would proceed as mentioned above.

2 I heard that 400+ homes were served with CDOs and 1100 home hooked up to the community Sewer. What determined which homes received CDOs and which did not? See above.

Thank you in advance for your assistance.

Rob Shipe

Subject: Re: [Fwd: CDO provisions]

From: "Lori Okun" <LOkun@waterboards.ca.gov>

Date: Wed, 01 Mar 2006 15:02:07 -0800

To: <robs@2xtreme.net>

CC: "Matt Thompson" < Mthompson@waterboards.ca.gov>, "Roger Briggs"

<Rbriggs@waterboards.ca.gov>

I have not done any research to see if the AG opinion is current law, or read the cited AG opinion to see if it was properly cited. What I sent you is directly from the codebook, and yes, that is a current statute. This statute is clear that proposed CDOs, or CDOs that are in the process of a legal challenge, do not prohibit the state from contracting. I don't know what policies particular agencies have or what questions they ask. I suspect the Board will be interested in knowing what effects the CDOs will have, so I will have more information about state contracting at the hearing.

>>> Rob Shipe <robs@2xtreme.net> 3/1/2006 10:05:56 AM >>> Lori Okun wrote:

The Central Coast Water Board cannot provide you with legal advice or assist you in answering these questions.

Actually you did answer my question, Thank you; ^)

Thank you for confirming the law below as well as the other findings regarding it. I was not looking for your advice on this issue, but instead confirmation that the law you stated was infact the law. I appreciate the othe portions you have included that further explain that as along as I am in compliance I am not disqualified for state contracts.

Thank you for your assistance. I do appreciate the full answer as well as the quick response.

You must contact your attorney or the professional association representing your business or trade. A statute regarding cease and desist orders and state contracting is set forth below. We do not have information on federal or local contracting rules, or the meaning of "proposed for debarment" as used in the questionnaire.

I should have clarified my issue. The "proposed for debarment" was not the portion I was concerned with but rather the "declared ineligible for the award of contracts by any ..., state, ... agency;

Thank you for clarifying the issue.

Once again, thank you for your assistance. I appreciate it greatly. I can now talk with the federal agency in question and explain my situation to them.

Thanks

Rob Shipe

Gov. Code § 4477. Contracts prohibited

No state agency shall enter into any contract for the purchase of supplies, equipment, or services from any person who is in violation of any order or resolution not subject to review promulgated by the State Air Resources Board or an air pollution control district, or is subject to a cease and desist order not subject to review issued pursuant to Section 13301 of the Water Code for violation of waste discharge requirements or discharge prohibitions, or is finally determined to be in violation of provisions of federal law relating to air or water pollution.

CREDIT(S)

(Added by Stats. 1971, c. 1812, p. 3916, § 1. Amended by Stats. 1975, c. 957, p. 2140, § 5.)

HISTORICAL AND STATUTORY NOTES

1995 Main Volume

Effect of Stats. 1975, c. 957 on litigation in process on Jan. 1, 1976, see Historical and Statutory Notes under Business and Professions Code § 9889.15.

CROSS REFERENCES

State Air Resources Board, see Health and Safety Code § 39500 et seq.

LIBRARY REFERENCES

1995 Main Volume

States 100.

Westlaw Topic No. 360.

C.J.S. States §§ 157, 158.

NOTES OF DECISIONS

Cease and desist orders 1

Final order, rule or regulation 4

Finally determined 3

Review 2

1. Cease and desist orders

Under this section, a person is not disqualified from entering into contracts with the state where he is subject to a cease and desist order containing a time schedule for compliance which is not being violated. 55 Ops. Atty. Gen. 312, 8-11-72.

2. Review

Under this section, the phrase "cease and desist order not subject to review" means judicial review rather than administrative review. 55 Ops. Atty. Gen. 312, 8-11-72.

3. Finally determined

Under this section, a person is "finally determined" to be in violation of the federal law relating to water pollution when such determination has been judicially reviewed, or when the time to seek such review has expired. 55 Ops. Atty. Gen. 312, 8-11-72.

4. Final order, rule or regulation

Under § 4481 providing notice by local agencies and boards of pollution violators, an order, rule, regulation or cease and desist order is "final" when it has been judicially reviewed, or when the time to seek such review has expired. 55 Ops. Atty. Gen. 312, 8-11-72.

>>> Rob Shipe <robs@2xtreme.net> 2/28/2006 7:40:24 PM >>>

Because I have been spending all of my time working on my defense and other issues, I have delayed filling out this paperwork for the contract I have been trying to land for the past year. Looking over it this evening, I saw this:

I have until noon on Tuesday to submit this document and answe this question:

(1) The offeror certifies, to the best of its knowledge and belief, that it or any of its principals

(a) Are [_] are not [_] presently debarred or proposed for debarment, or declared ineligible for the award of contracts by any Federal, state, or local agency;
 Currently, my understanding would be ARE based on the provisions of the cease and decist orders.
 I seriously need an answer. This is easily 18-24K for my company this year.

Subject: CDO provisions

Date: West 22 Feb 2006

Date:Wed, 22 Feb 2006 13:26:52 -0900 From:Rob Shipe robs@2xtreme.net>

To:Matt Thompson < Mthompson@waterboards.ca.gov>

References: <s3fc52d4.076@gwgate.waterboards.ca.gov>

I have a question regarding laws in regards to Cease and Decist Orders.

I was made aware that state agencies are barred from entering into contracts of \$5000 or more with anyone who is subject of a CDO. I have been told that this may be a statute in Federal Laws as well regarding Federal Agencies.

Myself and many other residents in the prohibition zone are self employed in home based businesses. This would effectively limit my ability to do business. I own a janitorial company and am currently trying to land the Morro Bay Post Office, and account I have been working on for over a year.

How do I resolve this situation. If this CDO is imposed on home based business owners in the community, even if we fully comply with the orde it will effectively keep us out of those contracts til 2010.

No virus found in this incoming message. Checked by AVG Free Edition. Version: 7.1.375 / Virus Database: 268.1.1/272 - Release Date: 3/1/2006

No virus found in this incoming message. Checked by AVG Free Edition. Version: 7.1.375 / Virus Database: 268.1.1/272 - Release Date: 3/1/2006 Subject: Re: Eagle Lake CDOs

From: "SCSD Merle Lay" <eastelakescsd@citlink.net>

I- only if they removed old mobiles and used existing septics. No new septic were allowed. This was Lassen County's building department who allowed that building.

2. It was a cease and desist. We only have that many homes that were built. The rest of the property is wacant land.

3. We don't have any big industry here so I can't answer that question.

4. It was in individuals CSD got involved to help the community move forward. Hope this answers your questions. Werle

---- Original Message ---- From: "Rob Shipe" <robs@2xtreme.net>

To: <eaglelakescsd@citlink.net>

Sent: Monday, April 03, 2006 3:13 PM

Subject: Eagle Lake CDOs

Morio,

Thank you for your time last week. I sent this last week, but I didn't write down your e-mail address correctly. I found this on the Spalding CSD website If you don't mind, I have a lew more questions regarding the Cease & Desist Orders.

1- After they placed the Gease and Desist on the community, were new homes permitted to be built in those areas?

2- 450 Homes received the CDOs, but 1100 are hooking up to the sewer. What determined who was served with the order? Why did the other 650 homes not get them?

3- What was the effect of CDOs place on individuals and businesses? The State Code prohibits anyone with a CDO on them from entering into contracts with the state and the federal government has similar laws. Was anyone affected by this to your knowledge? I am self employed and I work out of my home and I'm trying to land a large contract with the Postal Service.

4 Was there enforcement action on the entire community as a whole (the CSD or otherwise)?

No virus found in this incoming message.

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Version: 7.1.385 / Virus Database: 268.3.3/298 - Release Date: 3/30/2006

Subject: RWQCB bi-monthly pumping plan

From: Timothy Cleath < timothy cleath@sbcglobal.net>

Date: Mon., 3 Apr 2006 18:12:25 -0700 (PDT)

To: Rob Shipe < robs@2xtreme.net>

Kob.

As we discussed, I don't think that the bi-monthly pumping of septic tanks in Los Osos as proposed by the RWQCB will make a significant imprevenent in local ground water quality. Even with a wastewater project (which would remove much more of the introgen load than the bi-monthly program) the process of reducing upper aquifer nitrate concentrations to below the drinking water standards will be measured in decades.

Spencer

No virus found in this incoming message. Checked by AVG Free Edition. Version: 7.1.385 / Virus Database: 268.3.3/208 Release Date: 3/30/2006